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SEP 19 2000

TECH CENTER 1600/2900

REMARKS

Applicants wish to thank Examiner Lee for courtesies shown their representative during a recent telephone conference. Every attempt has been made to accurately produce the sequence listing for the compounds of this invention in accord with the requirements of the United States Patent and Trademark Office that their computer program "PATENTIN" be used to submit sequence listings. Attached hereto and filed herewith is a hard copy of the several sequence listings that PATENTIN has caused to be printed out. Attached hereto and filed herewith is a computer diskette with the sequence listing information encoded thereon by PATENTIN.

It is recognized that the original of the instant patent application contained three (3) listed sequences on page 20 of the specification. It is also recognized that there was a sequence listing on page 11 and that the drawing originally submitted contained 9 sequence listings. When the original sequence listings were input into the PATENTIN program, the program converted the input information into 19 separately identified listings. Thus, SEQ. ID Nos. 1 and 2 are displayed in the attached sheets in form that is consistent with what is set forth in the specification. However, following SEQ. ID No 2, the program has printed out SEQ. ID Nos. 3 through 10 (both inclusive). The next sequence that the program has printed out is listed as SEQ. ID. No. 11. This is the same as SEQ. ID. NO. 3 as originally set forth in the specification on page 20. Because the PATENTIN program has done this, the instant specification has been amended to change the "3" on page 20 to "11" in order that all the SEQ. ID. Nos. correspond to each other. Further, because PATENTIN has renumbered the sequence listing on page 11 as SEQ. ID. No. 19, the specification has also been amended to make it conform.

It is appreciated that the examiner has been most helpful in trying to make the instant specification and submitted SEQ. ID. Nos. conform and be correct. Should the instant amendment not satisfy her, she is requested to telephone the undersigned attorney with comments. Every effort will be made to accommodate changes that the examiner suggests.

It is not believed that any Petition for extension of time is required in this matter. However, if one is required, kindly consider this to be such a petition. It is not believed that any fee is due with the filing of this paper. However, if any fee is due, kindly charge the same to the undersigned attorneys' deposit account 07-1337. Early substantive action on this matter is solicited.

Respectfully Submitted,
LOWE HAUPTMAN GOPSTEIN
GILMAN & BERNER, LLP



Michael G. Gilman
Attorney for the Applicants
Registration No. 19,114

ATTACH: PATENTIN diskette and hard copy of SEQ. ID. Nos.

1700 Diagonal Road, Suite 310
Alexandria VA 22314
Phone: (703) 684-1111:
Fax: (703) 518-5499
MGG/vgg